

Amendment No. 2 to HB3391

Coleman
Signature of Sponsor

AMEND Senate Bill No. 2813*

House Bill No. 3391

By deleting subdivisions (b)(2) and (b)(3) of the amendatory language of SECTION 1 and substituting instead the following:

(2) Provided the respective circuit court has jurisdiction in the manner provided for the hearing of cases by the court, the judge or judges for whom the master serves may direct that the master hear in the first instance the following types of cases:

- (A) Orders of protection (both hearings and reviews);
- (B) Motions to amend or alter orders of protection;
- (C) Child support petitions;
- (D) Signing appearance orders for child support cases;
- (E) Signing and hearing Show Cause orders for Temporary Support and Parenting Time;
- (F) Signing attachment orders; and
- (G) Temporary parenting plans.

(3) A master has the same authority as the judge to issue any and all process necessary in the types of cases the master is authorized by subdivision (2) to hear. The master in the conduct of authorized proceedings has the powers of a trial judge.